BOND:

for WESTERN DISTRICT OF TENNESSEE

WESTERN DIVISION

U.S.A. vs. Raymond Keith McKee

CLERK TROCKE OND 2:01CR20085-10
WO OF THE PHILIPPINE

Petition on Probation and Supervised Release

COMES NOW Gerald Hunt PROBATION OFFICER OF THE COURT presenting an official report upon the conduct and attitude of Raymond Keith McKee who was placed on supervision by the Honorable Julia Smith Gibbons sitting in the court at Memphis, TN on the 11th day of February, 2002 who fixed the period of supervision at three (3) years*, and imposed the general terms and conditions theretofore adopted by the court and also imposed special conditions and terms as follows:

1. The defendant shall participate in a drug treatment/testing program as directed by the Probation Office.

RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT FOR CAUSE AS FOLLOWS:
(If short insert here; if lengthy write on separate sheet and attach)

SEE ATTACHED

PRAYING THAT THE COURT WILL ORDER a Warrant be issued for Raymond Keith McKee to appear before the United States District Court to answer charges of violation of Supervised Release.

ORDER OF COURT
Considered and ordered this 22 day
of yuly, 2005 and ordered
filed and made a part of the records in
the above case.
Dunce Hours And
United States District Judge
This document entered on the docket speet in compliance with Rule 55 and/or 32(b) FRC(P on

I declare under penalty of perjury that the foregoing is true and correct.

Executed

Denallo Hut

U. S. Probation Officer

Place Memphy

^{*}Supervised Release began on July 25, 2003.

Pasket: Number 2508 CR 2008 5 doment 400 Filed 07/25/05 Page 2 of 5 Page ID 453 Page 2

RESPECTFULLY PRESENTING PETITION FOR ACTION OF COURT FOR CAUSE AS FOLLOWS:

The defendant has violated the following conditions of his Supervised Release:

The defendant shall not commit another federal, state, or local crime.

On December 11, 2004, Mr. McKee assaulted his girlfriend, Emilee Dudas. Emilee Dudas suffered a bruised right eye, a bruise on her left cheek and bruises on both left and right arms. Mr. McKee was subsequently arrested and charged with Simple Assault-Domestic. On January 27, 2005, Mr. McKee appeared in Ripley, TN General Sessions Court and plead guilty to the above mentioned charge and was sentenced to 30 days imprisonment. A portion of the jail sentence was suspended due to good behavior.

On June 26, 2005, Raymond McKee was arrested by Ripley, TN Police and charged with Theft Class D. An investigation by Lt. C. S. Sanders revealed that Raymond McKee stole three pop-off valves from Cleveland Street Valve Company and attempted to sell them. Mr. McKee was released on a \$2,500.00 bond. He is scheduled to appear on July 15, 2005 in General Sessions Court in Lauderdale County.

The defendant shall not illegally possess a controlled Substance.

Mr. McKee signed a voluntary admission form stating he used marijuana on 08-22-03. He also tested positive for marijuana on 10-16-03 and cocaine on 1-18-05.

The defendant shall participate in drug treatment/testing as directed by Probation Officer.

On July 25, 2003, Mr. McKee was referred to Professional Counseling Center for drug treatment/testing. Since the referral, Mr, McKee failed to attend 24 drug counseling sessions and failed to submit to 24 drug screens. On June 3, 2005, Mr. McKee was discharged from Professional Counseling Center due to continuous non-compliance with treatment.

VIOLATION WORKSHEET

1.	Defe	ndant Raymo	nd Keith McKee	e, 4753 Hwy. 1	9 W., Ripley, TN 38063		
2.	Dock	et Number (Yea	r-Sequence-Defe	endant No.)	2:01CR20085-10		
3.	Distr	ict/Office	Western Distric	ct of Tennesse	e (Memphis)		
4.	-	inal Sentence	_02	/11/ <u>200</u>	2		
If diffe	Date rent than abo	ove):	month	day year			
5.	Origi	nal District/Office					
6.	Origi	nal Docket Number	r (Year-Sequence-	-Defendant No.)		
7.	List e	ach violation and d	etermine the appl	licable grade { <u>s</u>	ee §7B1.1}:		
		Violation(s)					<u>Grade</u>
	• New	Misdemeanor Crin	ninal Conduct - Si	imple Assault - I	Domestic.		<u>Grade</u> C
	• New	Felony Criminal C	onduct - Theft Clas	ıss D			В
	• Use	of a Controlled su	bstance				В
	• Fail	ure to participate in	drug treatment/test				С
	•						
	•						
	•						
							*
							· · · · · · · · · · · · · · · · · · ·
8.	Most S	erious Grade of Vic	olation (see §7B1.1	l(b))			В
9.	Crimin	al History Category	(see §7B1.4(a))74	ţ			<u> III</u>
10							
10.		of imprisonment (<u>se</u> priginally convicted		ony, the statuto:	ry maximum term of imprisonme	8 -14	months 18 U.S.C.
	§3583(e))(3).		•	y	E two (2) y	cars, 10 0.5.C.
1.	Sentenc	ing Options for Grad	de B and C Violation	ons Only (Checl	the appropriate box):		
	{}	(a)If the minimum to more than six mont	erm of imprisonments, §7B1.3(c)(1) pr	ent determined ur rovides sentenci	nder §7B1.4 (Term of Imprisonments	nt) is at least on	e month but not
	{ X }	(b)If the minimum t not more than ten m	erm of imprisonme nonths, §7B1.3(c)(2	ent determined un 2) provides sente	nder §7B1.4 (Term of Imprisonment.	nt) is more than	six months but
	{}	(c)If the minimum to sentencing options t	erm of imprisonme to imprisonment ar	ent determined ur re available.	nder §7B1.4 (Term of Imprisonmen	nt) is more than	ten months, no

	Case 2:01-cr-20085-BBD Document 400 Filed 07/25/05 Page 4 of 5 PageID 455					
	Defendant Raymond Keith McKee					
12.	Unsatisfied Conditions of Original Sentence					
	List any restitution, fine, community confinement, home detention, or intermittent confinement previously imposed in connection with the sentence for which revocation is ordered that remains unpaid or unserved at the time of revocation {see §7B1.3(d)}:					
	Restitution (\$) N/A Community Confinement N/A					
	Fine (\$) Home Detention N/A					
	Other N/A Intermittent Confinement N/A					
13.	Supervised Release					
	If probation is to be revoked, determine the length, if any, of the term of supervised release according to the provisions of §§5D1.1-1.3 {see §§7B1.3(g)(1)}.					
	Term:					
	If supervised release is revoked and the term of imprisonment imposed is less than the maximum term of imprisonment impossible upon revocation, the defendant may, to the extent permitted by law, be ordered to recommence supervised release upon release from imprisonment {see 18 U.S.C. §3583(e) and §7B1.3(g)(2)}. Period of supervised release to be served following release from imprisonment:					
14.	Departure					
	List aggravating and mitigating factors that may warrant a sentence outside the applicable range of imprisonment:					

Mail documents to: United States Sentencing Commission, 1331 Pennsylvania Avenue, N.W. Suite 1400, Washington, D.C., 20004, Attention: Monitoring Unit'

Official Detention Adjustment {see §7B1.3(e)}: _____ months ____ days

15.



Notice of Distribution

This notice confirms a copy of the document docketed as number 400 in case 2:01-CR-20085 was distributed by fax, mail, or direct printing on July 28, 2005 to the parties listed.

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Honorable Bernice Donald US DISTRICT COURT